UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

ORDER OF DETENTION PENDING TRIAL

Luis Everardo Molina-Lopez				Case Number: _	11-3429M-1	
	rdance v ablished		Reform Act, 18 U.S.C. § 3142(f), a	detention hearing has b	een held. I conclude that the following facts	
	•	r and convi g trial in this	· ·	danger to the community	and require the detention of the defendant	
	by a pre	•			e detention of the defendant pending trial in	
			PART I FI	NDINGS OF FACT		
	(1)	The defendant has been convicted of a (federal offense)(state or local offense that would have been a federal offense if a circumstance giving rise to federal jurisdiction had existed) that is				
		Па	crime of violence as defined in 18 l	J.S.C. § 3156(a)(4).		
		ar	n offense for which the maximum se	entence is life imprisonme	ent or death.	
		ar	n offense for which a maximum tern	n of imprisonment of ten	years or more is prescribed in	
		□ a	felony that was committed after the escribed in 18 U.S.C. § 3142(f)(1)(A	defendant had been cor a)-(C), or comparable sta	nvicted of two or more prior federal offenses te or local offenses.	
	(2)	The offens	se described in finding 1 was comn cal offense.	nitted while the defendar	t was on release pending trial for a federal,	
	(3)	A period of imprisonm	of not more than five years has elemnt) for the offense described in fin	apsed since the (date o ding 1.	f conviction)(release of the defendant from	
	(4)	reasonabl			to condition or combination of conditions will ity. I further find that the defendant has not	
			Alterna	tive Findings		
\boxtimes	(1)	There is probable cause to believe that the defendant has committed an offense				
		☐ fo	r which a maximum term of impriso	nment of ten years or mo	ore is prescribed in 21 U.S.C. § 841	
		☐ ur	nder 18 U.S.C. § 924(c)	·		
	(2)	The defer	ndant has not rebutted the presum will reasonably assure the appeara	ption established by fin ance of the defendant as	ding 1 that no condition or combination of required and the safety of the community.	
			Alterna	tive Findings		
	(1)		serious risk that the defendant will rance of the defendant as required.		pination of conditions will reasonably assure	
	(2)	No conditi	on or combination of conditions will	reasonably assure the s	afety of others and the community.	
	(3)		serious risk that the defendant will tive witness or juror).	(obstruct or attempt to ob	estruct justice) (threaten, injure, or intimidate	
	(4)					

Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or

⁽c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

PART II -- WRITTEN STATEMENT OF REASONS FOR DETENTION (Check one or both, as applicable.)

(1)	I find that the credible testimony and information ³ submitted at the hearing establishes by clear and convince evidence as to danger that: In addition to the unrebutted presumption, the nature of the alleged offense adds to the risk of danger.			
(2)	I find that a preponderance of the evidence as to risk of flight that:			
×	The defendant is not a citizen of the United States.			
	The defendant, at the time of the charged offense, was in the United States illegally.			
	If released herein, the defendant faces deportation proceedings by the Bureau of Immigration and Custo Enforcement, placing him/her beyond the jurisdiction of this Court.			
×	The defendant has no significant contacts in the United States or in the District of Arizona.			
	The defendant has no resources in the United States from which he/she might make a bond reasonably calculate to assure his/her future appearance.			
	The defendant has a prior criminal history.			
	The defendant lives and works in Mexico.			
	The defendant is an amnesty applicant but has no substantial ties in Arizona or in the United States and substantial family ties to Mexico.			
	There is a record of prior failure to appear in court as ordered.			
	The defendant attempted to evade law enforcement contact by fleeing from law enforcement.			
П	The defendant is facing a minimum mandatory of incarceration and a maximum of			

The Court incorporates by reference the findings of the Pretrial Services Agency which were reviewed by the Court at the time of the hearing in this matter.

³ "The rules concerning admissibility of evidence in criminal trials do not apply to the presentation and consideration of information at the [detention] hearing." 18 U.S.C. § 3142(f). See 18 U.S.C. § 3142(g) for the factors to be taken into account.

PART III -- DIRECTIONS REGARDING DETENTION

The defendant is committed to the custody of the Attorney General or his/her designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

PART IV -- APPEALS AND THIRD PARTY RELEASE

IT IS ORDERED that should an appeal of this detention order be filed with the District Court, it is counsel's responsibility to deliver a copy of the motion for review/reconsideration to Pretrial Services at least one day prior to the hearing set before the District Court.

IT IS FURTHER ORDERED that if a release to a third party is to be considered, it is counsel's responsibility to notify Pretrial Services sufficiently in advance of the hearing before the District Court to allow Pretrial Services an opportunity to interview and investigate the potential third party custodian.

DATED this 26th day of August, 2011.

David K. Duncan United States Magistrate Judge